

# STEVEN L. BESHEAR

To Any Peace Officer Of The Commonwealth of Kentucky, and any other person authorized by the laws of the United States and this Commonwealth to execute this warrant:

Whereas, requisition has been made upon me by the Governor of the State of Ohio for the arrest and extradition of Nychol Jeffries, hereafter "Accused," wherein it has been represented to me that said Accused stands convicted of the crime(s) of Possession of Cocaine, being a crime under the laws of said State as appears by a certified copy of Warrant of Arrest and Indictment and the fugitive has since broken the terms of her probation as shown by Affidavit, Application for Requisition and Community and Control Sanction Violation and supporting documents duly certified to be authentic and duly authenticated, according to the Constitution and laws of the United States, and said accused having taken refuge in the Commonwealth of Kentucky:

Therefore, you are hereby required forthwith to arrest and secure said Accused wherever found within this Commonwealth and to take the Accused forthwith before any circuit or district judge in this Commonwealth for further proceedings in accordance with the laws of the United States and of this Commonwealth, and after compliance therewith, unless discharged by law, to deliver said Accused to Deputies Gary Wolfzorn, Scott Smith, Dale Wittmer and Mary Oppenheimer of the Hamilton County Sheriff's Department, the agent(s) duly appointed to receive said Accused.



In Testimony Whereof, I have hereunto set my hand and caused the Seal of the Commonwealth of Kentucky to be affixed at Frankfort this 21st day of December, 2010.

By the Governor

Secretary of State



# STEVEN L. BESHEAR GOVERNOR

## **EXECUTIVE ORDER**

2010-1049

Secretary of State Frankfort Kentucky

December 21, 2010

Please issue extradition papers for the return of **Nychol**Jeffries from the State of Kentucky to the State of **Ohio** where he stands convicted of the crime of Possession of Cocaine as shown by Warrant of Arrest and Indictment. Fugitive has since broken the terms of her probation as shown by Affidavit, Application for Requisition and Community and Control Sanction Violation.

STEVEN L. BESHEAR

Governor

TREY GRAYS

Secretary of State

# RECEIVED AND FILED DATE 12/22/10 TREY GRAYSON

SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY



TED STRICKLAND GOVERNOR STATE OF OHIO

December 8, 2010

Office of Governor Commonwealth of Kentucky Mitzi Geveden Extradition Officer 700 Capitol Avenue, Suite 100 Frankfort, KY 40601 **VIA UPS DELIVERY** 

90<sup>TH</sup> DAY ON OR ABOUT 01/17/11

m. (bormack

# RE: REQUISITION AND AGENT AUTHORIZATION FOR NYCHOL JEFFRIES

Dear Ms. Geveden:

Enclosed is Governor Strickland's Requisition and Agent Authorization for fugitive NYCHOL JEFFRIES, from the Commonwealth of Kentucky, along with supporting documents.

NYCHOL JEFFRIES is now believed to be under criminal arrest in the City of Covington, County of Kenton and Commonwealth of Kentucky.

If this requisition is honored, please send your warrant and agent's authority, along with the supporting documents, to the appropriate local law enforcement official in **Kenton County, Kentucky**. Further, when **NYCHOL JEFFRIES** is ready to be turned over to Ohio's agent, please request that **Kenton County, Kentucky** officials notify this office [Extraditions, Office of the Governor, 77 South High Street, 30<sup>th</sup> Floor, Columbus, OH 43215], as well as:

The Honorable Simon L. Leis, Jr. Sheriff of Hamilton County Attention: Corporal James R. Young, #14 1000 Sycamore Street, Room 110 Cincinnati, OH 45202-1336 Telephone: 513/ 946-5355

Should **NYCHOL JEFFRIES** waive extradition, please forward a copy of the waiver to this office. Thank you for your assistance in this matter.

Very truly yours,

Barbara McCormack Legal Operations Coordinator

**Enclosures** 

cc: Corporal James R. Young, Hamilton County Sheriff's Office



**December 8, 2010** 

# REQUISITION AND AGENT AUTHORIZATION FOR NYCHOL JEFFRIES

- 1. I certify that the requisition application and the accompanying supporting documents regarding fugitive NYCHOL JEFFRIES, meet all necessary requirements of Ohio law.
- 2. NYCHOL JEFFRIES stands CHARGED in the County of Hamilton, State of Ohio with the crime of Possession of Cocaine, R.C. §2925.11(A).
- It has been represented to me that NYCHOL JEFFRIES was present in the State
  of Ohio at the time of commission of said crime, and thereafter fled the
  jurisdiction of Ohio and has now taken refuge within the Commonwealth of
  Kentucky.
- 4. NYCHOL JEFFRIES is now believed to be under criminal arrest in the Kenton County Sheriff's Office in the City of Covington, County of Kenton and Commonwealth of Kentucky.
- In accordance with the United States Constitution and the laws of the United States, I request that you issue a warrant for the arrest of said fugitive to be delivered to Deputies Gary Wolfzorn, Scott Smith, Dale Wittmer and Mary Oppenheimer of the Hamilton County Sheriff's Department as the proper persons to be the appointed agents of the State of Ohio.
- 6. I signed this requisition on **December 8, 2010** in Columbus, Ohio.

Ted Strickland, Governor

ATTEST:

Jennifer Brunner, Secretary of State



# SIMON L. LEIS, JR. SHERIFF HAMILTON COUNTY, OHIO



JUSTICE CENTER
ROOM 110
1000 SYCAMORE STREET
CINCINNATI, OHIO 45202-1336
(513) 946-6400
FAX: (513) 946-6402

November 30, 2010

HONORABLE TED STRICKLAND GOVERNOR OF THE STATE OF OHIO STATE CAPITAL BUILDING COLUMBUS OH 43266-0601 DEC 0 5 2010

OF THE COVERNOR

LEGAL OF THE COVERNOR

Attn: Legal Department and
Assistant Deputy Legal Counsel

Ref: Nychol Jeffries CASE: B1002187

CHARGE: Felony Possession of Cocaine 2925.11

Dear Sir,

Enclosed are the necessary extradition papers to return Nychol Jeffries to the State of Ohio.

She was arrested and refusing to sign a waiver of extradition in the City of Covington, (Kenton County) Kentucky. Please direct all correspondence to Robert Sanders at the Commonwealth Attorney's Office, 303 Court St. Room # 605 Covington, KY 41011, Phone # (859)392-1812.

Please process the enclosed papers to the Governor of Kentucky naming Deputies Gary Wolfzorn, Scott Smith, Dale Wittmer and Mary Oppenheimer as agents for the Hamilton County Sheriff's Office.

Thank you for your cooperation.

Sincerely,

SIMON LALES, IR SHERIFF

OWNTY, OHIO

Cpl. James R./Young # 14

Viamilton County Sheriff's Office Fugitive Unit, Ph# 513-946-5355

COL. RAMON HOFFBAUER
PATROL DIVISION
PHONE: 825-1500
FAX: 595-8526

MAJOR DALE MENKHAUS COURT SERVICES DIVISION PHONE: 946-5322 FAX: 946-5321

STEPHEN S. BARNETT
DIRECTOR OF COMMUNITY RELATIONS
PHONE: 946-6408
FAX: 946-6402

MAJOR JAMES R. DATTILO RECORDS DIVISION PHONE: 946-6249 FAX: 946-6229

MAJOR H. BRUCE KNOX TECHNOLOGY / INTEGRITY DIVISION PHONE: 946-6651 FAX: 946-6655

> GAIL G. WRIGHT SHERIFF'S COUNSEL PHONE: 946-6404 FAX: 946-6402

JOSEPH M SCHMITZ
DIRECTOR OF CORRECTIONS
PHONE: 946-6600
FAX: 946-6616

CAPTAIN LLOYD R. ZOELLNER CRIMINAL INVESTIGATION SECTION PHONE: 851-6000 FAX: 946-6616

> EDWN H. BOLDT SHERIFF'S COUNSEL PHONE: 946-6611 FAX: 946-6616

MAJOR KEITH R. GROPPE ORGANIZED CRIME DIVISION/RENU PHONE: 352-3673 FAX: 352-4828

> CONNIE M. BERNARD FISCAL OFFICER PHONE: 946-6407 FAX: 946-6402

MAJOR BRUCE A. TAYLOR ELECTRONIC MONITORING UNIT PHONE: 946-9865 FAX: 946-9806 PATRICIA M. CLANCY
CLERK OF COURTS
HAMILTON COUNT OF THE PROSECUTING ATTORNEY

2010 NOV 24 A 11: 22

B1002187

Cincinnati, Hamilton County, Ohio. November 18, 2010

## TO HIS EXCELLENCY, THE GOVERNOR:

SIR: I have the honor to request that you issue a requisition upon the Governor of the Commonwealth of Kentucky, for the apprehension and rendition of Nychol Jeffries who stands charged by indictment and convicted of the crime of Possession of Cocaine committed in this County, on or about the 3<sup>rd</sup> day of April, 2010, and has violated the terms of her probation and who, to avoid prosecution, fled from the jurisdiction of this State, and, as I am informed, is now within the jurisdiction of the said Commonwealth of Kentucky.

I HEREBY CERTIFY, That in my opinion the ends of public justice require that the criminal be brought to this State for trial; that I have, as I verily believe, sufficient evidence to secure conviction; that there has not been, so far as I am aware, any former application for a requisition for the same person, for the same offense which is the basis of this application and that the criminal was present in the State of Ohio at the time of the commission of the crime.

I FURTHER CERTIFY, That this application is not made for the purpose of enforcing the collection of a debt, or for any other private purpose whatever, and that if the requisition applied for be granted, the criminal proceeds shall not be used for any of said objects.

AND I FURTHER CERTIFY, That the offense with which the said fugitive is convicted is a felony, and is defined by Section 2925.11A of the Revised Code of Ohio.

AND I FURTHER CERTIFY, That the reputations of the persons asking the requisition is good.

The delay in presenting this application was unavoidable, for the reason that the whereabouts of the fugitive were unknown.

I present herewith a copy of said indictment, duly authenticated; affidavit as to the purpose for which the extradition of the fugitive is desired.

Said fugitive is now, as I verily believe, under the criminal arrest in said City of Covington, Commonwealth of Kentucky.

I designate Gary Wolfzorn, Scott Smith, Dale Wittmer, and Mary Oppenheimer as proper persons to be appointed agents of this State, and certify that they have no personal interest in the arrest and return of said fugitive other than proper compensation for their services.

## Respectfully,

William E. Breyer, 0002138P

Chief Assistant Prosecuting Attorney
Hamilton County, Ohio

Hamilton County, Ohio

THE STATE OF OHIO }
ss.
HAMILTON COUNTY }

I, William E. Breyer, having been duly sworn, depose and say that I am Chief Assistant Prosecuting Attorney of said County; that the person charged by indictment (a duly authenticated copy of which is attached hereto) with the crime of Possession of Cocaine, has violated probation and is a fugitive from justice; and that the foregoing application to the Governor of Ohio for a requisition for her rendition is made in good faith, with the sole intent to prosecute her for said offense, and not to secure her return to said County to afford opportunity to serve her with civil process, nor for any other private purpose.

William E. Breyer, 0002138P

Chief Assistant Prosecuting Attorney

Hamilton County, Ohio

Sworn to before me, and subscribed in my presence the 18th day of November, 2010.

**NOTARY PUBLIC** 

Maureen M. Heroux Notary Public, State of Ohio My Commission Expires 02-16-2014

### 2925.11 Possession of controlled substances.

- (A) No person shall knowingly obtain, possess, or use a controlled substance.
- (B) This section does not apply to any of the following:
- (1) Manufacturers, licensed health professionals authorized to prescribe drugs, pharmacists, owners of pharmacies, and other persons whose conduct was in accordance with Chapters 3719., 4715., 4723., 4729., 4730., 4731., and 4741. of the Revised Code;
- (2) If the offense involves an anabolic steroid, any person who is conducting or participating in a research project involving the use of an anabolic steroid if the project has been approved by the United States food and drug administration;
- (3) Any person who sells, offers for sale, prescribes, dispenses, or administers for livestock or other nonhuman species an anabolic steroid that is expressly intended for administration through implants to livestock or other nonhuman species and approved for that purpose under the "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), <u>21 U.S.C.A. 301</u>, as amended, and is sold, offered for sale, prescribed, dispensed, or administered for that purpose in accordance with that act;
- (4) Any person who obtained the controlled substance pursuant to a lawful prescription issued by a licensed health professional authorized to prescribe drugs.
- (C) Whoever violates division (A) of this section is guilty of one of the following:
- (1) If the drug involved in the violation is a compound, mixture, preparation, or substance included in schedule I or II, with the exception of marihuana, cocaine, L.S.D., heroin, and hashish, whoever violates division (A) of this section is guilty of aggravated possession of drugs. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(1)(b), (c), (d), or (e) of this section, aggravated possession of drugs is a felony of the fifth degree, and division (B) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (b) If the amount of the drug involved equals or exceeds the bulk amount but is less than five times the bulk amount, aggravated possession of drugs is a felony of the third degree, and there is a presumption for a prison term for the offense.
- (c) If the amount of the drug involved equals or exceeds five times the bulk amount but is less than fifty times the bulk amount, aggravated possession of drugs is a felony of the second degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the second degree.
- (d) If the amount of the drug involved equals or exceeds fifty times the bulk amount but is less than one hundred times the bulk amount, aggravated possession of drugs is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- (e) If the amount of the drug involved equals or exceeds one hundred times the bulk amount, aggravated possession of drugs is a felony of the first degree, the offender is a major drug offender, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of the first degree and may impose an additional mandatory prison term prescribed for a major drug offender under division (D)(3)(b) of section 2929.14 of the Revised Code.
- (2) If the drug involved in the violation is a compound, mixture, preparation, or substance included in schedule III, IV, or V, whoever violates division (A) of this section is guilty of possession of drugs. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(2)(b), (c), or (d) of this section, possession of drugs is a misdemeanor of the first degree or, if the offender previously has been convicted of a drug abuse offense, a felony of the fifth degree.

- (b) If the amount of the drug involved equals or exceeds the bulk amount but is less than five times the bulk amount, possession of drugs is a felony of the fourth degree, and division (C) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (c) If the amount of the drug involved equals or exceeds five times the bulk amount but is less than fifty times the bulk amount, possession of drugs is a felony of the third degree, and there is a presumption for a prison term for the offense.
- (d) If the amount of the drug involved equals or exceeds fifty times the bulk amount, possession of drugs is a felony of the second degree, and the court shall impose upon the offender as a mandatory prison term one of the prison terms prescribed for a felony of the second degree.
- (3) If the drug involved in the violation is marihuana or a compound, mixture, preparation, or substance containing marihuana other than hashish, whoever violates division (A) of this section is guilty of possession of marihuana. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(3)(b), (c), (d), (e), or (f) of this section, possession of marihuana is a minor misdemeanor.
- (b) If the amount of the drug involved equals or exceeds one hundred grams but is less than two hundred grams, possession of marihuana is a misdemeanor of the fourth degree.
- (c) If the amount of the drug involved equals or exceeds two hundred grams but is less than one thousand grams, possession of marihuana is a felony of the fifth degree, and division (B) of section <u>2929.13</u> of the Revised Code applies in determining whether to impose a prison term on the offender.
- (d) If the amount of the drug involved equals or exceeds one thousand grams but is less than five thousand grams, possession of marihuana is a felony of the third degree, and division (C) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (e) If the amount of the drug involved equals or exceeds five thousand grams but is less than twenty thousand grams, possession of marihuana is a felony of the third degree, and there is a presumption that a prison term shall be imposed for the offense.
- (f) If the amount of the drug involved equals or exceeds twenty thousand grams, possession of marihuana is a felony of the second degree, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of the second degree.
- (4) If the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine, whoever violates division (A) of this section is guilty of possession of cocaine. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(4)(b), (c), (d), (e), or (f) of this section, possession of cocaine is a felony of the fifth degree, and division (B) of section  $\underline{2929.13}$  of the Revised Code applies in determining whether to impose a prison term on the offender.
- (b) If the amount of the drug involved equals or exceeds five grams but is less than twenty-five grams of cocaine that is not crack cocaine or equals or exceeds one gram but is less than five grams of crack cocaine, possession of cocaine is a felony of the fourth degree, and there is a presumption for a prison term for the offense.
- (c) If the amount of the drug involved equals or exceeds twenty-five grams but is less than one hundred grams of cocaine that is not crack cocaine or equals or exceeds five grams but is less than ten grams of crack cocaine, possession of cocaine is a felony of the third degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the third degree.
- (d) If the amount of the drug involved equals or exceeds one hundred grams but is less than five hundred grams of cocaine

that is not crack cocaine or equals or exceeds ten grams but is less than twenty-five grams of crack cocaine, possession of cocaine is a felony of the second degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the second degree.

- (e) If the amount of the drug involved equals or exceeds five hundred grams but is less than one thousand grams of cocaine that is not crack cocaine or equals or exceeds twenty-five grams but is less than one hundred grams of crack cocaine, possession of cocaine is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- (f) If the amount of the drug involved equals or exceeds one thousand grams of cocaine that is not crack cocaine or equals or exceeds one hundred grams of crack cocaine, possession of cocaine is a felony of the first degree, the offender is a major drug offender, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of the first degree and may impose an additional mandatory prison term prescribed for a major drug offender under division (D)(3)(b) of section 2929.14 of the Revised Code.
- (5) If the drug involved in the violation is L.S.D., whoever violates division (A) of this section is guilty of possession of L.S.D. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(5)(b), (c), (d), (e), or (f) of this section, possession of L.S.D. is a felony of the fifth degree, and division (B) of section <u>2929.13</u> of the Revised Code applies in determining whether to impose a prison term on the offender.
- (b) If the amount of L.S.D. involved equals or exceeds ten unit doses but is less than fifty unit doses of L.S.D. in a solid form or equals or exceeds one gram but is less than five grams of L.S.D. in a liquid concentrate, liquid extract, or liquid distillate form, possession of L.S.D. is a felony of the fourth degree, and division (C) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (c) If the amount of L.S.D. involved equals or exceeds fifty unit doses, but is less than two hundred fifty unit doses of L.S.D. in a solid form or equals or exceeds five grams but is less than twenty-five grams of L.S.D. in a liquid concentrate, liquid extract, or liquid distillate form, possession of L.S.D. is a felony of the third degree, and there is a presumption for a prison term for the offense.
- (d) If the amount of L.S.D. involved equals or exceeds two hundred fifty unit doses but is less than one thousand unit doses of L.S.D. in a solid form or equals or exceeds twenty-five grams but is less than one hundred grams of L.S.D. in a liquid concentrate, liquid extract, or liquid distillate form, possession of L.S.D. is a felony of the second degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the second degree.
- (e) If the amount of L.S.D. involved equals or exceeds one thousand unit doses but is less than five thousand unit doses of L.S.D. in a solid form or equals or exceeds one hundred grams but is less than five hundred grams of L.S.D. in a liquid concentrate, liquid extract, or liquid distillate form, possession of L.S.D. is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- (f) If the amount of L.S.D. involved equals or exceeds five thousand unit doses of L.S.D. in a solid form or equals or exceeds five hundred grams of L.S.D. in a liquid concentrate, liquid extract, or liquid distillate form, possession of L.S.D. is a felony of the first degree, the offender is a major drug offender, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of the first degree and may impose an additional mandatory prison term prescribed for a major drug offender under division (D)(3)(b) of section 2929.14 of the Revised Code.
- (6) If the drug involved in the violation is heroin or a compound, mixture, preparation, or substance containing heroin, whoever violates division (A) of this section is guilty of possession of heroin. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(6)(b), (c), (d), (e), or (f) of this section, possession of heroin is a felony of the fifth degree, and division (B) of section  $\underline{2929.13}$  of the Revised Code applies in determining whether to impose a prison term on the offender.

- (b) If the amount of the drug involved equals or exceeds ten unit doses but is less than fifty unit doses or equals or exceeds one gram but is less than five grams, possession of heroin is a felony of the fourth degree, and division (C) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (c) If the amount of the drug involved equals or exceeds fifty unit doses but is less than one hundred unit doses or equals or exceeds five grams but is less than ten grams, possession of heroin is a felony of the third degree, and there is a presumption for a prison term for the offense.
- (d) If the amount of the drug involved equals or exceeds one hundred unit doses but is less than five hundred unit doses or equals or exceeds ten grams but is less than fifty grams, possession of heroin is a felony of the second degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the second degree.
- (e) If the amount of the drug involved equals or exceeds five hundred unit doses but is less than two thousand five hundred unit doses or equals or exceeds fifty grams but is less than two hundred fifty grams, possession of heroin is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- (f) If the amount of the drug involved equals or exceeds two thousand five hundred unit doses or equals or exceeds two hundred fifty grams, possession of heroin is a felony of the first degree, the offender is a major drug offender, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of the first degree and may impose an additional mandatory prison term prescribed for a major drug offender under division (D)(3)(b) of section 2929.14 of the Revised Code.
- (7) If the drug involved in the violation is hashish or a compound, mixture, preparation, or substance containing hashish, whoever violates division (A) of this section is guilty of possession of hashish. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(7)(b), (c), (d), (e), or (f) of this section, possession of hashish is a minor misdemeanor.
- (b) If the amount of the drug involved equals or exceeds five grams but is less than ten grams of hashish in a solid form or equals or exceeds one gram but is less than two grams of hashish in a liquid concentrate, liquid extract, or liquid distillate form, possession of hashish is a misdemeanor of the fourth degree.
- (c) If the amount of the drug involved equals or exceeds ten grams but is less than fifty grams of hashish in a solid form or equals or exceeds two grams but is less than ten grams of hashish in a liquid concentrate, liquid extract, or liquid distillate form, possession of hashish is a felony of the fifth degree, and division (B) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (d) If the amount of the drug involved equals or exceeds fifty grams but is less than two hundred fifty grams of hashish in a solid form or equals or exceeds ten grams but is less than fifty grams of hashish in a liquid concentrate, liquid extract, or liquid distillate form, possession of hashish is a felony of the third degree, and division (C) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (e) If the amount of the drug involved equals or exceeds two hundred fifty grams but is less than one thousand grams of hashish in a solid form or equals or exceeds fifty grams but is less than two hundred grams of hashish in a liquid concentrate, liquid extract, or liquid distillate form, possession of hashish is a felony of the third degree, and there is a presumption that a prison term shall be imposed for the offense.
- (f) If the amount of the drug involved equals or exceeds one thousand grams of hashish in a solid form or equals or exceeds two hundred grams of hashish in a liquid concentrate, liquid extract, or liquid distillate form, possession of hashish is a felony of the second degree, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of the second degree.
- (D) Arrest or conviction for a minor misdemeanor violation of this section does not constitute a criminal record and need not

be reported by the person so arrested or convicted in response to any inquiries about the person's criminal record, including any inquiries contained in any application for employment, license, or other right or privilege, or made in connection with the person's appearance as a witness.

- (E) In addition to any prison term or jail term authorized or required by division (C) of this section and sections 2929.13, 2929.14, 2929.24, and 2929.25 of the Revised Code and in addition to any other sanction that is imposed for the offense under this section, sections 2929.11 to 2929.18, or sections 2929.21 to 2929.28 of the Revised Code, the court that sentences an offender who is convicted of or pleads guilty to a violation of division (A) of this section shall do all of the following that are applicable regarding the offender:
- (1)(a) If the violation is a felony of the first, second, or third degree, the court shall impose upon the offender the mandatory fine specified for the offense under division (B)(1) of section  $\underline{2929.18}$  of the Revised Code unless, as specified in that division, the court determines that the offender is indigent.
- (b) Notwithstanding any contrary provision of section <u>3719.21</u> of the Revised Code, the clerk of the court shall pay a mandatory fine or other fine imposed for a violation of this section pursuant to division (A) of section <u>2929.18</u> of the Revised Code in accordance with and subject to the requirements of division (F) of section <u>2925.03</u> of the Revised Code. The agency that receives the fine shall use the fine as specified in division (F) of section <u>2925.03</u> of the Revised Code.
- (c) If a person is charged with a violation of this section that is a felony of the first, second, or third degree, posts bail, and forfeits the bail, the clerk shall pay the forfeited bail pursuant to division (E)(1)(b) of this section as if it were a mandatory fine imposed under division (E)(1)(a) of this section.
- (2) The court shall suspend for not less than six months or more than five years the offender's driver's or commercial driver's license or permit.
- (3) If the offender is a professionally licensed person, in addition to any other sanction imposed for a violation of this section, the court immediately shall comply with section <u>2925.38</u> of the Revised Code.
- (F) It is an affirmative defense, as provided in section  $\underline{2901.05}$  of the Revised Code, to a charge of a fourth degree felony violation under this section that the controlled substance that gave rise to the charge is in an amount, is in a form, is prepared, compounded, or mixed with substances that are not controlled substances in a manner, or is possessed under any other circumstances, that indicate that the substance was possessed solely for personal use. Notwithstanding any contrary provision of this section, if, in accordance with section  $\underline{2901.05}$  of the Revised Code, an accused who is charged with a fourth degree felony violation of division (C)(2), (4), (5), or (6) of this section sustains the burden of going forward with evidence of and establishes by a preponderance of the evidence the affirmative defense described in this division, the accused may be prosecuted for and may plead guilty to or be convicted of a misdemeanor violation of division (C)(2) of this section or a fifth degree felony violation of division (C)(4), (5), or (6) of this section respectively.
- (G) When a person is charged with possessing a bulk amount or multiple of a bulk amount, division (E) of section <u>2925.03</u> of the Revised Code applies regarding the determination of the amount of the controlled substance involved at the time of the offense.

Effective Date: 01-01-2004; 05-17-2006; 2008 HB195 09-30-2008

# THE STATE OF OHIO, HAMILTON COUNTY COMMON PLEAS CRIMINAL

	Entered Date: Image:	NO:	В 10021871	
	STATE OF OHIO			
	VS. NYCHOL JEFFRIES	AFFI	IDAVIT	
I, tl	ne undersigned, having been d	luly cautioned and sv	sworn, come herein to state as follows:	
1.	On 08/02/2010, NYCHOL J BURKE, Judge, Hamilton C	<b>=</b>	ced on <b>3 years</b> probation by <b>KIM WII</b> nmon Pleas.	LSON
2.	•		to the Court, it is appearing there is priviolated the Rules and Conditions of t	
3.	On August 25, 2010, a warra JEFFRIES 'S arrest.	ant for Probation Vio	olation was issued for NYCHOL	
4.	and the warrant previously is	sued served. It is fur turned from that juris	een found in <b>Kenton County, Kentuc</b> arther appearing the Court has directed risdiction to Hamilton County, State of obation Violation.	•
On	October 26, 2010, the probat	ioner failed to appear	ar in Court and a warrant was issued.	
Fur	ther affiant sayeth naught.			
Pro	bation Officer		_	
SW OF		ND SUBSCRIBED  1 2000	O IN MY PRESENCE THIS 23	DAY
	tary Public, State of Ohlo Commission Expires on	07:21-2014	Notary Fubli My Commission E	c, State of Ohio xpires
	e Number: AP-106734 D.: WALTER MINNING	white	Date: 11.23-10	
Su	pervisor:	-7J	Date:	



# COURT OF COMMON PLEAS HAMILTON COUNTY, OHIO

VS.

NO: B 1002187--1

JUDGE KIM WILSON BURKE

11/23/2010

**NYCHOL JEFFRIES** 

COMMUNITY CONTROL SANCTION VIOLATION

Now comes MICHAEL L. WALTON, Chief Probation Officer of Hamilton County, Ohio, and states that NYCHOL JEFFRIES heretofore convicted of Count 1: POSSESSION OF COCAINE (F5) on 08/02/2010 and placed on Community Control on 08/02/2010 for a period of 3 years has violated the conditions of her Community Control as follows:

RULE #4:

I WILL NOT ILLEGALLY OBTAIN OR USE CONTROLLED SUBSTANCES. I WILL CONSENT TO MEDICAL TESTS TO DETERMINE IF I HAVE VIOLATED THIS RULE. AS REQUIRED BY LAW, IN THE OHIO REVISED CODE, I WILL SUBMIT A SAMPLE OF MY DNA ON AN ORDER TO DO SO.

The defendant tested positive for opiates on August 14, 2010 and had low level cocaine tests on August 4, 2010 and August 14, 2010.

**RULE #8:** 

I SHALL REPORT TO MY PROBATION OFFICER AT SUCH TIME AND PLACE AND AS OFTEN AS THE ADULT PROBATION DEPARTMENT OR THE COURT MAY REQUIRE. FAILURE TO DO SO COULD BE A BASIS FOR REVOCATION OF PROBATION. REPORTING SCHEDULE:

The defendant failed to report as instructed on August 20, 2010.

N.B.

A warrant was issued.

Copies, td: Phosecutor, Probationer, File, and Assignment Commissioner

Attest: WALTER MINNING
Probation Officer

MICHAEL L. WALTON Chief Probation Officer

T:\CMSV8\WORD TP HD\PR3039A TP.DOC

SWORN TO BEFORE ME, AND SUBSCRIBED IN MY PRESENCE THIS 23 DAY OF COLOR OF THE COLOR

Notary Public, State of Chic

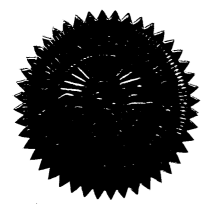
My Commission Expires on

07.21-2014

Notary Public, State of Ohio My Commission Expires

### **HAMILTON COUNTY**

I, PATRICIA M. CLANCY, Clerk of the Court of Common Pleas and for said County, do hereby certify that the foregoing is a true and correct transcript of the Indictment, Filed on 04-16-2010; Summons on Indictment, Filed on 04-16-2010; Entry Withdrawing Plea of Not Guilty and Entering Plea of Guilty, Entered on 08/02/2010; Judgment Entry: Sentence to Community Control, Entered on 08/19/2010, Appearance Docket, and Affidavit, Filed on 11/24/2010, in the Hamilton County, Ohio, Court of Common Pleas Criminal Division, Case Number B1002187, in which The State of Ohio is the Plaintiff and NYCHOL JEFFRIES is the Defendant, as appears from the files and records now in my office.



In Testimony Whereof, I, the Clerk aforesaid, have hereunto set my hand and affixed the Seal of said Court, at Cincinnati, in the said County, this 24th day of November A.D. 2010.

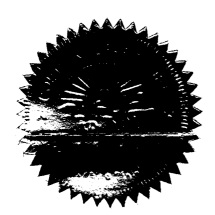
PATRICIA M. CLANCY
Clerk, Court of Common Pleas, Hamilton County, Ohi

#### THE STATE OF OHIO

## HAMILTON COUNTY

3

I, KIM W. BURKE, Presiding Judge of the *Court of Common Pleas*, for the First District, within and for the State of Ohio, the same being a Court of Law and Record in and for the County of Hamilton, do hereby certify that PATRICIA M. CLANCY is Clerk of said Court, and was such Clerk at the time of making, and subscribing to, the foregoing Certificate, and that the attestation of said Clerk is in due form of law, and by the proper officer.

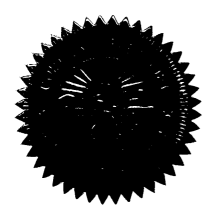


In Testimony Whereof, I do hereto subscribe my name, at Cincinnati, this 24th day of November A.D. 2010.

Presiding Judge of the Court of Common Pleas

## **HAMILTON COUNTY**

I, PATRICIA M. CLANCY, Clerk of the *Court of Common Pleas* within and for said County, do hereby certify that KIM W. BURKE, whose name is subscribed to the foregoing certificate, was at the time of the subscribing the same Presiding Judge of the Court of Common Pleas for the First District within and for the State of Ohio, duly commissioned and qualified, and that full faith and credit are due to all his official acts as such.



In Testimony Whereof, I, the Clerk aforesaid, have hereunto set my hand and affixed the Seal of the said Court, at Cincinnati, in the said County, this 24th day of November A.D. 2010.

PATRICIA M. CLANCY
Clerk, Court of Common Pleas, Hamilton County, Ohio

# THE STATE OF OHIO, HAMILTON COUNTY COURT OF COMMON PLEAS

STATE OF OHIO

Plaintiff

Case No. B 1002187

-vs-

NYCHOL JEFFRIES

Defendant

# PROSECUTING ATTORNEY'S REQUEST FOR ISSUANCE OF WARRANT UPON INDICTMENT

### TO THE CLERK OF THE COURT OF COMMON PLEAS:

NYCHOL JEFFRIES has been named a defendant in an indictment returned by the Grand Jury.

Pursuant to Rule 9, Ohio Rules of Criminal Procedure, the undersigned requests that you or a Deputy Clerk forthwith issue a warrant to an appropriate officer and direct him to execute it upon the above-named defendant at the following address: Hamilton County Justice Center, or at any place within this State.

Joseph T. Deters Prosecuting Attorney Hamilton County, Ohio

Assistant Prosecuting Attorney



## THE STATE OF OHIO, HAMILTON COUNTY

#### COURT OF COMMON PLEAS

THE STATE OF OHIO

Case No. B 1002187

HAMILTON COUNTY, ss:

INDICTMENT FOR:

CT1: Possession of Cocaine 2925.11(A)[F5]

In the Court of Common Pleas, Hamilton County, Ohio, of the Grand Jury Term Two Thousand and Ten.

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that NYCHOL JEFFRIES, on or about the 3<sup>RD</sup> day of April in the year Two Thousand and Ten at the County of Hamilton and State of Ohio aforesaid, did knowingly obtain, possess or use a Schedule II controlled substance, to wit: cocaine, in violation of Section 2925.11(A) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

Joseph T. Deters

Prosecuting Attorney Hamilton County, Ohio

	rted and filed this, A.D. <u>/</u> /o	By: Assistant Prosecuting Attorney
Ву:	Patricia M. Clancy Clerk of Hamilton County Common Pleas	A TRUE BILL
Ву:	Deputy	By: Witnferrolaup Foreperson, Grand Jury

THE STATE OF OHIO HAMILTON COUNTY

C O U R T O F C O M M O N P L E A S CASE: B 1002187 (/10/CRA/9470) CONTROL NO. 2443640

STATE OF OHIO

- vs -

NYCHOL JEFFRIES

S U M M O N S O N I N D I C T M E N T F O R: 2925-11A ORCN POSSESSION OF COCAINE cts: 1

NYCHOL JEFFRIES

3025 LAWRENCE DR

ERLANGER

KY 41017

You are ordered to appear on the sixteenth day of A.D. at o'clock a.m. Room in the Court House in Cincinnati, in said Court, before the Honorable , Judge of said Court. Your failure to do so may result in your arrest.

WITNESS my hand and under the Seal of said Court, Cincinnati, this sixteenth day of April A.D. 2010.

PATRICIA M. CLANCY,

	of Common Pleas, Hamilton County By:	
=======================================		
	nd Indictment and made service of	
	PERSONALLY, or by copy left	at RESIDENCE
with	, on	, by and
through	my duly authorized	and acting
Deputy Sheriff.		
I was unable to serve a co	opy of the Summons and Indictment	for the
following reasons:	****	·
SHERIFF FEES	SIMON L LEIS JR	Sheriff
Service: \$5.00 Mileage:	Hamilton County, Ohio	
Total:	Ву	
	Deputy Sheriff	<del></del>



TAMOION

### COURT OF COMMON PLEAS HAMILTON COUNTY, OHIO CRIMINAL DIVISION

THE STATE OF OHIO  Plaintiff	: CASE No. DIULIO
-vs-	: JUDGE KIM WILSON BURKE
Nychol Jeffries  Defendant	: ENTRY WITHDRAWING PLEA OF NOT GUILTY AND ENTERING : PLEA OF GUILTY
I, voluntarily withdraw my former plea of NOT GU	, the defendant in the above cause, hereby freely and UILTY and enter a plea of GUILTY to the offense(s) of:

Count Number	Name of Offense/ O.R.C. Section	Degree	Potential Sentence Range (Years/Months)	Mandatory Prison Term	Maximum Fine (Amount)
1	Possession of cocaine	F-5	6-12mo	No	\$ 2500
					\$
					\$
					\$

I know any prison term stated will be the term served without good time credit. After prison release, I will be supervised on post-release control as for each offense, that is: F1 and each sex offense = five (5) years; F2 = three (3) years; F3 where I caused or threatened physical harm to a person = three (3) years; and I may be supervised for each F3, F4, or F5 for up to three (3) years. The parole board could return me to prison for up to nine (9) months for each violation of those conditions, for a total of 50% of my stated term. If I commit a new felony while on post-release control, I may be punished both for the violation of post-release control and the new offense. At sentencing for the new felony, I may then receive a prison term for the violation of post-release control of up to the remaining period of post-release control or one (1) year, which ever is greater. A prison term imposed for the violation shall be served consecutively to any prison term imposed for the new felony.

If I am granted community control at any point in my sentence and if I violate any of the conditions imposed, I may be given a longer period under court control, greater restrictions, or a prison term for the maximum term. Community control may last five (5) years.

I understand the nature of these charges and the possible defenses I might have. I am satisfied with my attorney's advise, counsel and competence. I am not under the influence of drugs or alcohol at this time. I have not been forced or threatened in any way to cause me to sign and offer this plea.

1304) 422 525

I understand by pleading guilty I give up my constitutional rights to a jury trial, to confront witnesses against me, to have subpoenaed witnesses in my favor, and to require the state to prove my guilt beyond a reasonable doubt at a trial at which I cannot be compelled to testify against myself. In addition to waiving my constitutional rights described above, I also waive any rights I may have to submit to a jury any fact that is necessary to support a sentence exceeding the maximum authorized by the facts established by my guilty plea or admitted by me and I agree to allow the judge to determine such facts, if any, at the sentencing hearing.

I understand that my plea of guilty, is a complete admission of my guilt of the charge(s). I know the judge may either sentence me today or refer my case for a pre-sentence report. I understand my right to appeal a maximum sentence, my other limited appellate rights, and that any appeal must be filed within 30 days of my sentence.

\*I understand that by pleading guilty, the trial judge may, in addition to or independent of all other penalties provided by law or by ordinance, suspend or revoke my driver's license or commercial driver's license or permit or nonresident operating privilege for a period of not less than six (6) months or more than five (5) years.

I understand that if I am sentenced to serve time in prison, jail, or a community-based correctional or detention facility, I will be required to submit a DNA specimen which will be collected at the prison, jail, correctional or detention facility. I also understand that if I do not submit the required specimen at the time of my intake processing at the prison, jail, correctional or detention facility, I will be required to submit a DNA specimen prior to my release. I further understand that if my sentence includes any period of probation or community control, or if I am at any time on parole, transitional control or post-release control, I will be required to submit a DNA specimen to the probation department, adult parole authority, or other authority as designated by law.

I am	am not		(initial) a citizen	of the United States of America.
l understand th guilty may have	nat if I am not a citizen of the	e United States, a cution, exclusion from	onviction of the	offense(s) to which I am pleading the United States, or denial of
·	-	•		
The Co control, the Co of Corrections.		nt that if he/she vicentence ofQ (@	plates the terms	and conditions of community ( <b>U</b> ) months in the Department
I have 1	read this form and I knowing	gly, voluntarily and	l intelligently en	ter this guilty plea.

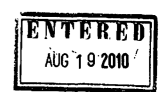
I have explained to the defendant prior to his/her signing this plea, the charge(s) in the indictment or information, the penalties therefor and his/her constitutional rights in this case. I represent that, in my opinion, the defendant is competent to enter this plea and now does so knowingly, intelligently and voluntarily.

Assistant Prosecuting Attorney

\* Where applicable

## THE STATE OF OHIO, HAMILTON COUNTY COURT OF COMMON PLEAS

date: 08/02/2010 code: GJCC judge: 210



Judge: KIM WILSON BURKE

NO: B 1002187

STATE OF OHIO VS. NYCHOL JEFFRIES JUDGMENT ENTRY: SENTENCE TO COMMUNITY CONTROL

Defendant was present in open Court with Counsel GREGORY LAWRENCE PECK on the 2nd day of August 2010 for sentence.

The court informed the defendant that, as the defendant well knew, the defendant had pleaded guilty, and had been found guilty of the offense(s) of:

count 1: POSSESSION OF COCAINE 2925-11A/ORCN,F5

The Court held a sentencing hearing during which the Court afforded defendant's counsel an opportunity to speak on behalf of the defendant. The Court addressed the defendant personally and asked if the defendant wished to make a statement in the defendant's behalf, or present any information in mitigation of sentence. The State's representative also had the opportunity to address the Court. Sentence is under the provisions of Senate Bill 2, effective 7/1/96.

After considering the risk that defendant will commit another offense, the need for protecting the public therefrom, the nature of circumstances of the offense(s), and the defendant's history, character and condition, the Court hereby orders the defendant placed on Community Control on condition that defendant comply with the general conditions of Community Control established by this Court, and further:

count 1: COMMUNITY CONTROL:3 Yrs

count 1: DRIVER'S LICENSE SUSPENSION:1 Yrs

CLASS 'A' PROBATION. THE DEFENDANT IS TO PAY A FINE OF \$ 250.00 AND PAY COURT COSTS THROUGH THE PROBATION DEPARTMENT.

THE COURT ALSO ADVISED THE DEFENDANT THAT IF HE / SHE VIOLATES THE TERMS AND CONDITIONS OF COMMUNITY CONTROL, THE COURT WOULD IMPOSE A PRISON TERM OF ELEVEN (11) MONTHS IN THE DEPARTMENT OF CORRECTIONS.

THE DEFENDANT WAS ADVISED OF HIS/HER OBLIGATION TO SUBMIT A DNA SPECIMEN IN ACCORDANCE WITH RC 2901.07



HAMILTON COUNTY CLERK OF COURTS

TODAY'S DATE:11/24/2010 COMMON PLEAS DIVISION PAGE 1
CASE:B 1002187 Criminal Appearance Report CMSR5155

APPEARANCE DOCKET

Attorney - Plaintiff

Attorney - Defendant CHRISTINE A PATEL 56218 Cur Judge -KIM WILSON BURKE 210

STATE OF OHIO vs. NYCHOL JEFFRIES

Total Deposits \$.00 Total Costs \$581.00

STATE OF OHIO

vs.

NYCHOL JEFFRIES

3025 LAWRENCE DR Municipal #: /10/CRA/9470

KY 41017 ERLANGER

> 'Bond Amt: NO

> > BOND (RETAINED

Surety:

Race: B Age:32 Sex: F

Filed: 4/16/2010 4 - SUMMONS ON INDICTMENT

Count:1 Disposition:CC COMMUNITY CONTROL Date: 8/19/2010

IMAGE DATE DESCRIPTION AMOUNT -----

4/03/2010 OWN RECOGNIZANCE BOND - SIGNED

4/16/2010 PRECIPE FOR SUMMONS FILED AND SUMMONS

ISSUED.

4/16/2010 INDICTMENT REPORTED AND FILED.

INDICTMENT FOR

COUNT 1: 2925-11A ORCN POSSESSION OF COCAINE

4/19/2010 BOND O.R. \* 4/19/2010 JUDGE ASSIGNED

CASE ROLLED TO BURKE/KIM/WILSON PRIMARY

4/19/2010 SIMON L. LEIS JR., SHERIFF: SUMMONS

RETURNED, SERVED PERSONALLY UPON SAID

DEFENDANT

BY LISA PANGALLO, DEPUTY

4/23/2010 ENTRY GRANTING CONTINUANCE

UNTIL 04/30/2010

4/23/2010 ENTRY OF CONTINUANCE

OF ARRAIGNMENT UNTIL 04/30/2010

4/30/2010 ENTRY ORDERING CAPIAS ISSUED. CAPIAS

ISSUED.

\$100,000 S

4/30/2010 CAPIAS ORDERED

B 1002187--1

5/04/2010 WARRANT RETURNED AND FILED.

5/04/2010 CAPIAS RECALLED -RETURNED

B 1002187--1

5/07/2010 PLEA OF NOT GUILTY ENTERED AT

ARRAIGNMENT.

BOND \$10,000 - S

5/07/2010 DESIGNATION OF TRIAL ATTORNEY.

PUBLIC DEFENDER ASSIGNED.

ASSESS PUBLIC DEFENDER FEE.

GREGORY PECK

5/18/2010 ENTRY OF CONTINUANCE

6/28/10

6/28/2010 ENTRY OF CONTINUANCE

7/19/10

7/19/2010 ENTRY OF CONTINUANCE

8/2/10

8/02/2010 ENTRY DIRECTING DISBURSEMENT OF

MANDATORY FINES

8/02/2010 ENTRY WITHDRAWING PLEA OF NOT GUILTY

AND ENTERING PLEA OF GUILTY

COUNT 1: POSSESSION OF COCAINE,

HAMILTON COUNTY CLERK OF COURTS COMMON PLEAS DIVISION Criminal Appearance Report

APPEARANCE DOCKET

2925-11A/ORCN,F5 8/02/2010 CONVICTED BY PLEA

B 1002187--1

8/19/2010 SENTENCED

COUNT 1: POSSESSION OF COCAINE COMMUNITY CONTROL: 3 YRS

DRIVER'S LICENSE SUSPENSION: 1 YRS

8/19/2010 JUDGMENT ENTRY: SENTENCE

TO COMMUNITY CONTROL

CLASS 'A' PROBATION. THE DEFENDANT IS TO PAY A FINE OF \$ 250.00 AND PAY COURT COSTS THROUGH THE PROBATION

DEPARTMENT.

8/24/2010 ENTRY ORDERING ISSUE OF WARRANT FOR

ARREST

8/24/2010 CAPIAS ORDERED

B 1002187--1

8/25/2010 COMMUNITY CONTROL SANCTION VIOLATION.

9/04/2010 ENTRY APPROVING COUNSEL FEES

\$450

9/10/2010 DRIVER'S LICENSE SUSPENSION SENT TO BMV IN COLUMBUS DRUG OFFENSE SENT TO BMV

10/19/2010 WARRANT RETURNED AND FILED.

10/19/2010 CAPIAS RECALLED -RETURNED

B 1002187--1

10/26/2010 ENTRY ORDERING CAPIAS ISSUED. CAPIAS

ISSUED.

NO BOND

10/26/2010 CAPIAS ORDERED

B 1002187--1

10/27/2010 DESIGNATION OF TRIAL ATTORNEY.

PUBLIC DEFENDER ASSIGNED.

ASSESS PUBLIC DEFENDER FEE.

WAIVE FEE

PATRICIA M. CLANCY
CLERK OF COURTS
HAMILTON COUNTY, OHIO
HAMILTON COUNTY, OHIO

B1002187

2010 NOV 24 A 11: 22

FILED

Cincinnati, Hamilton County, Ohio. November 18, 2010

## TO HIS EXCELLENCY, THE GOVERNOR:

SIR: I have the honor to request that you issue a requisition upon the Governor of the Commonwealth of Kentucky, for the apprehension and rendition of Nychol Jeffries who stands charged by indictment and convicted of the crime of Possession of Cocaine committed in this County, on or about the 3<sup>rd</sup> day of April, 2010, and has violated the terms of her probation and who, to avoid prosecution, fled from the jurisdiction of this State, and, as I am informed, is now within the jurisdiction of the said Commonwealth of Kentucky.

I HEREBY CERTIFY, That in my opinion the ends of public justice require that the criminal be brought to this State for trial; that I have, as I verily believe, sufficient evidence to secure conviction; that there has not been, so far as I am aware, any former application for a requisition for the same person, for the same offense which is the basis of this application and that the criminal was present in the State of Ohio at the time of the commission of the crime.

I FURTHER CERTIFY, That this application is not made for the purpose of enforcing the collection of a debt, or for any other private purpose whatever, and that if the requisition applied for be granted, the criminal proceeds shall not be used for any of said objects.

AND I FURTHER CERTIFY, That the offense with which the said fugitive is convicted is a felony, and is defined by Section 2925.11A of the Revised Code of Ohio.

AND I FURTHER CERTIFY, That the reputations of the persons asking the requisition is good.

The delay in presenting this application was unavoidable, for the reason that the whereabouts of the fugitive were unknown.

I present herewith a copy of said indictment, duly authenticated; affidavit as to the purpose for which the extradition of the fugitive is desired.

Said fugitive is now, as I verily believe, under the criminal arrest in said City of Covington, Commonwealth of Kentucky.

I designate Gary Wolfzorn, Scott Smith, Dale Wittmer, and Mary Oppenheimer as proper persons to be appointed agents of this State, and certify that they have no personal interest in the arrest and return of said fugitive other than proper compensation for their services.

Respectfully,

William E. Breyer, 0002138P

Chief Assistant Prosecuting Attorney

Hamilton County, Ohio

THE STATE OF OHIO }
ss.
HAMILTON COUNTY }

I, William E. Breyer, having been duly sworn, depose and say that I am Chief Assistant Prosecuting Attorney of said County; that the person charged by indictment (a duly authenticated copy of which is attached hereto) with the crime of Possession of Cocaine, has violated probation and is a fugitive from justice; and that the foregoing application to the Governor of Ohio for a requisition for her rendition is made in good faith, with the sole intent to prosecute her for said offense, and not to secure her return to said County to afford opportunity to serve her with civil process, nor for any other private purpose.

William E. Breyer, 0002138P

Chief Assistant Prosecuting Attorney

Hamilton County, Ohio

Sworn to before me, and subscribed in my presence the 18th day of November, 2010.

**NOTARY PUBLIC** 

Maureen M. Heroux Notary Public, State of Ohio My Commission Expires 02-16-2014

Mauree M. Heron

# THE STATE OF OHIO, HAMILTON COUNTY COMMON PLEAS CRIMINAL

	Entered Date: Image:	NO:	В 10021871	
	STATE OF OHIO VS. NYCHOL JEFFRIES	AFFII	IDAVIT	
I, t	he undersigned, having been d	duly cautioned and sv	sworn, come herein to state as follows	:
1.	On <b>08/02/2010</b> , <b>NYCHOL J BURKE</b> , Judge, Hamilton C	<del>-</del>	ced on 3 years probation by KIM WI nmon Pleas.	LSON
2.	-		to the Court, it is appearing there is p violated the Rules and Conditions of	
3.	On August 25, 2010, a warra JEFFRIES 'S arrest.	ant for Probation Vio	olation was issued for NYCHOL	
4.	and the warrant previously is	sued served. It is fur turned from that juris	een found in <b>Kenton County, Kentu</b> orther appearing the Court has directed isdiction to Hamilton County, State of obation Violation.	i
On	October 26, 2010, the probati	ioner failed to appear	ar in Court and a warrant was issued.	
Fu	rther affiant sayeth naught.			
Pro	obation Officer			
SV OF		ND SUBSCRIBED	IN MY PRESENCE THIS 23 F	DAY
	tary Public, State of Ohio y Commission Expires on	7.21.2014	Nutary Publi My Commission E	c, State of Chio
	e Number: AP-106734 D.: WALTER MINNING	Sthey	Date: 11-23-10	
Su	pervisor:		Date:	
8072	27324 		PE3055_TP	

# COURT OF COMMON PLEAS HAMILTON COUNTY, OHIO

VS. NO: **B 1002187--1** JUDGE **KIM WILSON BURKE** 11/23/2010

NYCHOL JEFFRIES COMMUNITY CONTROL SANCTION VIOLATION

Now comes MICHAEL L. WALTON, Chief Probation Officer of Hamilton County, Ohio, and states that NYCHOL JEFFRIES heretofore convicted of Count 1: POSSESSION OF COCAINE (F5) on 08/02/2010 and placed on Community Control on 08/02/2010 for a period of 3 years has violated the conditions of her Community Control as follows:

**RULE #4:** 

I WILL NOT ILLEGALLY OBTAIN OR USE CONTROLLED SUBSTANCES. I WILL CONSENT TO MEDICAL TESTS TO DETERMINE IF I HAVE VIOLATED THIS RULE. AS REQUIRED BY LAW, IN THE OHIO REVISED CODE, I WILL SUBMIT A SAMPLE OF MY DNA ON AN ORDER TO DO SO.

The defendant tested positive for opiates on August 14, 2010 and had low level cocaine tests on August 4, 2010 and August 14, 2010.

**RULE #8:** 

I SHALL REPORT TO MY PROBATION OFFICER AT SUCH TIME AND PLACE AND AS OFTEN AS THE ADULT PROBATION DEPARTMENT OR THE COURT MAY REQUIRE. FAILURE TO DO SO COULD BE A BASIS FOR REVOCATION OF PROBATION. REPORTING SCHEDULE:

The defendant failed to report as instructed on August 20, 2010.

N.B. A warrant was issued.

Copies to: Probationer, File, and Assignment Commissioner

Attest: WALTER MLYNING
Probation Officer

MICHAEL L. WALTON
Chief Probation Officer

T:\CMSV8\WORD\_TP\_HD\PR3039A\_TP.DOC

Notary Public, State of Onio

My Commission Expires on

07.21. 2019

Notary Public, State of Onio

My Commission Expires \_

JACKET/AFIS #:

RACE: W

Fingerprint Card Form 12FB

Year born 19780625

JEFFRIES, NYCHOL

NAME

CLASSIFICATION...

REFERENCE.....

1. Right Thumb	2. Right Index	3. Right Middle	4. Right Ring	5. Right Little
6. Left Thumb	7. Left Index	8. Left Middle	9. Left Ring	10. Left Little

Imaessions taken by: Trisha Grosser

Date taken:

08/19/02

Notations:

Signature of person fingerprinted:





SANDRA L. SMITH Notary Public, State of Ohio My Commission Expires December 29, 2014

HEREBY CERTIFY THIS TO BE A TRU COPY OF THE ORIGINAL WRIT WITH LL ENDORSEMENTS THEREON.

Image Capture Date: 10/19/2010 11:06:14 AM



Use as a target image for [Photopack] or [Media]

## **Hamilton County Sheriff's Office**

Image Capture Date: 10/19/2010 11:06:14 AM	Adult In	mate				
	Jacket Number	261598		Control Number	2443640	
	JMS Number	1407070		BCI Number	C099783	
	Last Name	JEFFRIES		Title		
	First Name	NYCHOL		Middle Name		
	Date Of Birth	Jun 25, 1978		Age	32	
	Gender	Female		Nationality		
	Phone #	859-982-6856		E-Mail		
The state of the s	Race	White		Ethnicity	WHITE AMERICAN	
100	Eye Color	Brown		Hair Color	Brown	
	Facial Hair	None		Complexion	Light	
	Hair Style	Short		Hair Length		
	Height	5'05"		Weight	150	
	SSN	288-76-5587		Place of Birth	оніо	
	Dental	NONE		Build	SMALL	
	Arresting Agency	HAMILTON COUNTY SHER	IFF DEPARTMENT	Arresting Officer	WITTMER 1163	
	FBI Number			FingerPrint Classification		
	Recent Booking Date	Oct 19, 2010		Arrest Date	Oct 19, 2010	
	Gang Affiliation	UNKNOWN		Nick Name		
	Charges	1. PROBATION VIOLATION	N			
Use as a target image for	Alias Names					
[Photopack] or [Media]	Next Of Kin	JUDITH WYBOLT		Relation	GM	
Address	Next of Kin Address	Idress 806 SEROTOGA;NEWPORT,KY				
205 201711177111	Other Contact			Relation		
235 SOUTH VIEW DRIVE	Other Address					
TROY,OH 45000	Employer	UNEMPLOYED	-	Employee Occupation		
UNITED STATES OF AMERICA	Employer Address			,		
	Comments					
	PersonID	274527		ImageID	871097	
	Glasses			Contacts	No	
	Accessories	NONE				
	Felon Registration					
	Registration Date			Released Date		
e .	Released From			Probation Length		
	Time Served			Total Time		
	Sentenced For			Occured At City		
	Occured At State			Occured At Year		